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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/944,174	09/04/2001	Stefan Wahl	Q65929 9849		
7590 12/29/2004			EXAMINER		
SUGHRUE, MION, ZINN,			BHANDARI, PUNEET		
MACPEAK & S	SEAS, PLLC				
2100 Pennsylvania Avenue, N.W.			ART UNIT	PAPER NUMBER	
Washington, DC 20037-3213			2666		

DATE MAILED: 12/29/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application	on No.	Applicant(s)				
		09/944,17	<b>'4</b>	WAHL ET AL.				
		Examiner		Art Unit				
		Puneet Bh		2666				
Period fo	- The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATIOnsions of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, or period for reply is specified above, the maximum statutory pure to reply within the set or extended period for reply will, by streply received by the Office later than three months after the red patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no even. a reply within the statueriod will apply and wistatute, cause the apply	ent, however, may a reply be time story minimum of thirty (30) day Il expire SIX (6) MONTHS from ication to become ABANDONE	nely filed s will be considered timel the mailing date of this c D (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed on (	04 September 2	001.					
•	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.							
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims	·						
4)⊠	Claim(s) 1-8 is/are pending in the applicati	ion.						
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
	Claim(s) is/are allowed.  Claim(s) <u>1-8</u> is/are rejected.							
·	Claim(s) is/are objected to.							
	Claim(s) are subjected to:  Claim(s) are subject to restriction and/or election requirement.							
Applicat	ion Papers							
		miner						
•	` 9)⊠ The specification is objected to by the Examiner.  10)□ The drawing(s) filed on is/are: a)□ accepted or b)□ objected to by the Examiner.							
10/	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
•	under 35 U.S.C. § 119							
_	·	oian priority un	dor 35 11 S.C. & 110(a)	) (d) or (f)				
· ·	Acknowledgment is made of a claim for for ⊠ All b) Some * c) None of:  1. Certified copies of the priority docun	nents have bee	n received.					
	2. Certified copies of the priority docum							
	Copies of the certified copies of the application from the International But application from the Internation fr			ed in this National	Stage			
application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.								
			·	-				
Attachmen			_					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date.								
	ce of Draftsperson's Patent Drawing Review (PTO-948 mation Disclosure Statement(s) (PTO-1449 or PTO/SI	5) Notice of Informal P		O-152)				
Paper No(s)/Mail Date 6) Other:								

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## **Drawings**

 The subject matter of this application requires illustration by a drawing to facilitate understanding of the invention. Applicant is required to furnish a drawing under 37
 CFR 1.81. No new matter may be introduced in the required drawing.

## Specification

2. The disclosure is objected to because of the following informalities:

On page 2, line 6 and line 16, the word 'fulfil" should be "fulfill".

On page 1, line 16 missing word "access" between multiple systems.

Appropriate correction is required.

### Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claim **1-3** are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Momona (US 5,815,660). The Momona (US 5,815,660) reference teaches all of the limitations of the listed claims with the reasoning that follows.

Regarding claim 1, a method of transmitting a data packet from a first transmitting/receiving device to a second transmitting/receiving device is anticipated by "communication between master and slave" is disclosed in column 01, lines 8-10 comprising the following steps:

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transmission of at least two transmit authorizations from the second transmitting/receiving device to the first transmitting/receiving device is anticipated by "master station transmits polling signal to each slave station" disclosed in column 01, lines 24-25.

transmission of data packet from the first transmitting/receiving device to the second transmitting/receiving device following the reception of transmit authorizations is anticipated by "upon receiving polling signal slave transmits data packet" disclosed in column 1, lines 27-30.

Interruption of the transmission of transmit authorizations from the second transmitting/receiving device to the first transmitting/receiving device following the reception of the data packet is anticipated by "master station is provided with a means to stop sending the polling signal to slave station" disclosed in column 01, lines 62-65.

Regarding claim 2, at least two authorizations are sent from the second transmitting/receiving device to the first transmitting/receiving device, when a further data packet is expected, is anticipated by "slave station having transmission data has to be kept waiting until it receives the polling signal" disclosed in column 1, lines 42-44 and the transmission of the transmit authorizations from the second transmitting/receiving device to the first transmitting receiving device is interrupted again as soon as the second transmitting/receiving device has received the further data packet is anticipated by "master station is provided with a means to stop sending the polling signal to slave station" disclosed in column 01, lines 62-65.

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Regarding claim 3, following the interruption of the transmission of transmit authorizations from the second transmitting/receiving device to the first transmitting/receiving device, at least two transmit authorizations are sent from the second transmitting device to a third transmitting device is anticipated by " A polling system has been used as one of the methods for competition controlling slave station on a multiple access channel" disclosed in column 1, lines 20-23, and the transmission of the transmit authorization from the second transmitting/receiving device to the third transmitting receiving device is interrupted as soon as a data packet from the third transmitting/receiving device has been received in the second transmitting/receiving device is anticipated by "master station is provided with a means to stop sending the polling signal to slave station" disclosed in column 01, lines 62-65.

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claim **4,6-8** is rejected under 35 U.S.C. 102(b) as being clearly anticipated by Eng (US 5,963557). The Eng (US 5,963557) reference teaches all of the limitations of the listed claims with the reasoning that follows.

Regarding claim **4**, a method fro sending transmit authorization from a first transmitting/receiving device to a second transmitting/receiving device is clearly anticipated by " each subscriber station is polled and transmit a signal to the head end" disclosed in column 3, lines 49-50; wherein transmitting authorizations are

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Sent to the second transmitting/receiving device in a first time period and wherein the first time period is shorter than a second time period which adjoins the first time period and in which no transmit authorizations are sent to the second transmitting/receiving device is anticipated by "*Uplink channel is divided in time slots*" and mini time slots" disclosed in column 4, lines 12-15 and column 4, lines 24-25.

Regarding claim **6**, further comprising the step: at least in a time slot of second time period, transmit authorizations are sent to a third transmitting/receiving device is anticipated by "slot assignment reservation protocol" disclosed in column 4, lines 33-35.

Regarding claim 7, a control center for multiple access system comprising a control unit for controlled transmission of transmit authorizations to transmitting/receiving devices is anticipated by "head end has a head end controller" disclosed in column 01, lines 43 & 44 and Figure 1.

wherein the control unit is capable of sending at least two transmitting authorizations to a transmitting/receiving device and of interrupting the transmission of transmit authorizations to the one transmitting/receiving device as soon as the control center has received a data packet from the one transmitting/receiving device is anticipated by "the head end receives the reservation request control packets from mini-slots and responds by assigning one or more slots to each requesting subscriber" disclosed in column 4, line 50-55.

Regarding claim 8, the control center having the form of a head end or a hub of a HFC or HFR system, a control center of a hyperLAN system, or a base station of a LMDS or UMTS system, is anticipated by "Hybrid fiber coaxial cable network having

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head end" disclosed in column 1, line 41 and Fig. 1; and the transmitting/receiving devices each having the form of a cable modern or a radio station is anticipated by "Subscriber stations, such as cable moderns, set top boxes or data terminals" disclosed in column 1, lines 56-57.

### Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claim **5** is rejected under 35 U.S.C. 103(a) as being unpatentable over unpatentable over Momona (US 5,815,660) in view of Eng (US 5,963557). Momona (US 5,815,660) teaches all the limitations of the claim 5 (see 102 rejection for claim 1 above) except Momona (US 5,815,660) fails to disclose the time interval between two authorizations fulfilling predetermined delay jitter requirements. Eng (US 5,963557) discloses a technique of varying the time division pattern of upstream channel by modifying the ratio of mini-slots (transmit authorizations) and slots (data packets) (see column 6, line 35-40). At the time invention was made it would have been obvious to a person with ordinary skill in art to modify the method of transmitting data packet of Momona (US 5,815,660) by adding a technique of varying the ratio of mini-slots and slots allocation in upstream channel used for transmitting and receiving data packets

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between devices. One in ordinary skill in art would have been motivated to do this to increase the utilization of bandwidth in communication channel (see column 6, lines 30).

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Puneet Bhandari whose telephone number is 571-272-2057. The examiner can normally be reached on 9.00 AM To 5.30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chau Nguyen can be reached on 571-272-3126. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Puneet Bhandari Examiner Art Unit 2666

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